

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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NICK GORDON,

Plaintiff,

-against-

DECLARATION OF
ANGHARAD WILSON IN
SUPPORT OF MOTION TO
DISMISS

Police Officer FRANCK EMMANUEL, Shield No. 21633;
Police Officer RAUL DUENO, Shield No. 19800,
Lieutenant LAYNE; BEHROOZ BENYAMINI; ELIAS
EID; BHNWN 8th STREET LLC; and JOHN and JANE
DOE 1 through 11, individually and in their official
capacities (the names John and Jane Doe being fictitious as
the true names are presently unknown),

15-CV-02439(JBW)(VMS)

Hon. Jack B. Weinstein

Defendants.

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ANGHARAD K. WILSON, for her declaration pursuant to 28 U.S.C. §1746,

states:

1. I am an Assistant Corporation Counsel at the New York City Law
Department and I am lead counsel for the City and officer defendants in this case. I make this
declaration in support of defendants' motion to dismiss the complaint. I am fully familiar with
the matters set forth below.

2. Attached to this declaration are the following exhibits:

Exhibit A

June 10, 2013 Stipulation and Consent
Order Appointing Dalan Management &
Associates, Inc. as Property Manager over
the Real Property of the Debtor's Estate in
EDNY 13-42244 bankruptcy proceeding

Exhibit B

December 13, 2013 Order Granting Relief
from the Automatic Stay in EDNY 13-
42244 bankruptcy proceeding

Exhibit C

March 5, 2014 NYPD Arrest Report

I declare under penalty of perjury that the foregoing is true and correct. Executed
in New York, New York, on September 16, 2015.

/s/
ANGHARAD K. WILSON (AW 1714)